1 14. You must adhere to a curfew and remain inside your residence every day from 6:00pm to 6:00am, or as adjusted by the pretrial services 2 officer for medical, religious services, employment or Court-ordered obligations. 3 4 To date Defendant has been in compliance with all of his Special Conditions of 5 Release, which has been verified by the office of his District of New Jersey's Pretrial 6 Office as well as the Sacramento Eastern District of California's Pretrial Office. Neither 7 Pretrial Services nor the United States Attorney's Office objects to the removal of these 8 conditions. The surety, Michael Khanna, for Defendant, Tinu Khanna, has been notified 9 of this request and, also, has no objection to the removal of these conditions. 10 11 12 IT IS SO STIPULATED. 13 Dated: May 16, 2025 /s/ VERONICA ALEGRIA VERONICA ALEGRIA 14 Assistant US Attorney 15 for the Government 16 Dated: May 16, 2025 /s/ RENEE BASURTO U.S. Pretrial Services 17 Supervisory Pretrial Services Officer 18 Dated: May 16, 2025 /s/ MICHAEL KHANNA 19 Surety for Appearance Bond 20 Dated: May 16, 2025 /s/ PETER KMETO 21 PETER KMETO 22 Attorney for Defendant TINU KHANNA 23 24 25 26 27

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1	<u>ORDER</u>
2	UPON GOOD CAUSE SHOWN and the stipulation of: the Government; Pretrial
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4	Services; Surety; and, Defendant IT IS ORDERED that Defendant TINU KHANNA's
5	location monitoring and curfew release conditions #13 and #14 be lifted.
6	All other conditions of release, particularly those travel restrictions listed in
7	condition #5, shall remain the same.
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9	Dated: May 16, 2025
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11	ALLISON CLAIRE UNITED STATES MAGISTRATE JUDGE
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